

1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD HEREIN: 2 The Motion of Defendant Tesla, Inc, erroneously named as Tesla Motors, 3 Inc., for summary judgment in the above-captioned case was taken under 4 submission on the papers and ruled upon by the Honorable R. Gary Klausner of the 5 above-entitled Court. The Court, having read and considered all of the written 6 arguments and evidence submitted by the parties, including all inferences reasonably deducible from the evidence, except those which may have been 8 contradicted by other inferences or evidence, finds that there is no triable issue as 9 to any material fact on any of Plaintiff Maximilian A. Bowman's causes of action 10 against Defendant Tesla Motors, Inc., and that Defendant Tesla Motors, Inc. is 11 entitled to a judgment as a matter of law against Plaintiff. 12 IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that 13 Defendant Tesla Motors, Inc.'s motion for summary judgment is hereby granted, 14 and judgment shall be entered in favor of Defendant Tesla Motors, Inc. and against 15 Plaintiff Maximilian A. Bowman on the entire Complaint. 16 17 1/6/2025 Dated: 18

Hon. Gary Klausner

Proposed Judgment Submitted by:

Soheyl Tahsildoost (Bar No. 271294)

Adam Knighton (Bar No. 335072) THETA LĂW FIRM. LLP

12100 Wilshire Blvd., Suite 1070 Los Angeles, CA 90025

Telephone: (424) 297-3103

Facsimile: (424) 286-2244 eservice@thetafirm.com

Attorneys for Defendant Tesla, Inc.

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